# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

MARIA V. RUIZ DE BALDERAS,	§	
Individually and on Behalf of All	§	
Others Similarly Situated	§	
	§	
Plaintiff,	§	
	§	
<b>v.</b>	§	
	§	No. 6:19-CV-58
ETX SUCCESSOR ATHENS, F/K/A	§	
EAST TEXAS MEDICAL CENTER,	§	
ATHENS, AND ETX SUCCESSOR	§	
SYSTEM, F/K/A EAST TEXAS	§	
MEDICAL CENTER REGIONAL	§	
HEALTHCARE SYSTEM AND	§	
SHELLI MORRISON D/B/A THE	§	
MORRISON LAW FIRM,	§	
	§	
Defendants.	§	

# DEFENDANTS NORTH CYPRESS MEDICAL CENTER OPERATING COMPANY, LTD.'S AND CYPRESS EMERGENCY ASSOCIATES, P.A.'S DISCLOSURE STATEMENT AND CERTIFICATE OF INTERESTED PARTIES

Pursuant to Federal Rule of Civil Procedure 7.1, the undersigned counsel for Defendants North Cypress Medical Center Operating company, Ltd. and Cypress Emergency Associates, P.A. certifies that the following persons, association of persons, firms, partnerships, corporations, affiliates, parent corporations, or other entities are believed to be financially interested in the outcome of this litigation:

**Plaintiffs:** Maria V. Ruiz de Balderas

Jammie Shelton

**Counsel for Plaintiff:** Charles W. Nichols

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**Defendants**: North Cypress Medical Center Operating Company, Ltd.

Cypress Emergency Associates, P.A.

**Counsel for Defendants:** J. Douglas Sutter

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**Defendant:** ETX Successor Athens, f/k/a

East Texas Medical Center, Athens

**Counsel for Defendant**: Justin Roel Chapa

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## Respectfully submitted,

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#### **CERTIFICATE OF SERVICE**

I hereby certify that on this 12<sup>th</sup> day of September, 2019, a true and correct copy of the foregoing document was provided to opposing counsel via the Court's ECF filing system as follows:

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